### As Introduced

**136th General Assembly** 

**Regular Session** 2025-2026

H. B. No. 62

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**Representatives Pizzulli, Bird** 

Cosponsors: Representatives Thomas, D., Click, Williams, Ritter, Miller, K., Jones, Robb Blasdel, Brennan, John, Schmidt, Peterson, Salvo

# A BILL

To amend sections 3365.05 and 3365.07 and to enact	1
section 3365.072 of the Revised Code regarding	2
the College Credit Plus Program.	3

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3365.05 and 3365.07 be amended	4				
and section 3365.072 of the Revised Code be enacted to read as					
follows:	6				
Sec. 3365.05. Each public and participating private	7				
college shall do all of the following with respect to the	8				
college credit plus program:	9				
(A) Apply established standards and procedures for	10				
admission to the college and for course placement for	11				
participants. When determining admission and course placement,	12				
the college shall do all of the following:	13				
(1) Consider all available student data that may be an	14				
indicator of college readiness, including grade point average	15				
and end-of-course examination scores, if applicable;	16				

(2) Give priority to its current students regarding	17				
enrollment in courses. However, once a participant has been	18				
accepted into a course, the college shall not displace the	19				
participant for another student.	20				
(3) Adhere to any capacity limitations that the college	21				
has established for specified courses.	22				
has established for specified courses.	22				
(B) Send written notice to the participant, the	23				
participant's parent, and the participant's secondary school,	24				
not later than fourteen calendar days prior to the first day of	25				
classes for that term, of the participant's admission to the	26				
college and to specified courses under the program.	27				
(C) Provide both of the following, not later than twenty-	28				
one calendar days after the first day of classes for that term,	29				
to each participant and the participant's secondary school:	30				
(1) The courses and hours of enrollment of the	31				
participant;	32				
(2) The option elected by the participant under division	33				
(A) or (B) of section 3365.06 of the Revised Code for each	34				
course.	35				
The college shall also provide to each partnering school a	36				
roster of participants from that school that are enrolled in the	37				
college and a list of course assignments for each participant.	38				
correge and a rise of course aborgaments for each participant.	00				
(D) Promote the program on the college's web site,	39				
including the details of the college's current agreements with					
partnering secondary schools.	41				
(E) Coordinate with each partnering secondary school that	42				
is located within thirty miles of the college to present at	43				
least one informational session per school year for interested	44				

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students and parents. The session shall include the benefits and45consequences of participation and shall outline any changes or46additions to the requirements of the program. If there are no47partnering schools located within thirty miles of the college,48the college shall coordinate with the closest partnering school49to offer an informational session.50

(F) Assign an academic advisor that is employed by the 51 college to each participant enrolled in that college. Prior to 52 the date on which a withdrawal from a course would negatively 53 affect a participant's transcripted grade, as prescribed by the 54 college's established withdrawal policy, the college shall 55 ensure that the academic advisor and the participant meet at 56 least once to discuss the program and the courses in which the 57 participant is enrolled. 58

(G) Do both of the following with regard to high school teachers that are teaching courses for the college at a secondary school under the program:

(1) Provide at least one professional development session62per school year;63

(2) Conduct at least one classroom observation per school year for each course that is authorized by the college and taught by a high school teacher to ensure that the course meets the quality of a college-level course.

(H) Annually collect, report, and track specified data
related to the program according to data reporting guidelines
adopted by the chancellor of higher education and the department
of education and workforce pursuant to section 3365.15 of the
Revised Code.

(I) Require each participant to complete an orientation

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that meets guidelines issued by the chancellor and the74department. The chancellor and the department shall make those75guidelines as concise as is practicable.76

(J)	Provide	notice	to the	secor	ndary	school	of	a
participa	nt who w	ithdraws	s from	a cou:	rse.			

(K) With the exception of divisions (D) and (E) of this section, any eligible out-of-state college participating in the college credit plus program shall be subject to the same requirements as a participating private college under this section.

Sec. 3365.07. The department of education and workforce 84 shall calculate and pay state funds to colleges for participants 85 in the college credit plus program under division (B) of section 86 3365.06 of the Revised Code pursuant to this section. For a 87 nonpublic secondary school participant, a nonchartered nonpublic 88 secondary school participant, or a home-educated participant, 89 the department shall pay state funds pursuant to this section 90 only if that participant is awarded funding according to rules 91 adopted by the chancellor of higher education, in consultation 92 with the department of education and workforce, pursuant to 93 section 3365.071 of the Revised Code. The program shall be the 94 sole mechanism by which state funds are paid to colleges for 95 students to earn transcripted credit for college courses while 96 enrolled in both a secondary school and a college, with the 97 exception of state funds paid to colleges according to an 98 agreement described in division (A)(1) of section 3365.02 of the 99 Revised Code. 100

(A) For each public or nonpublic secondary schoolparticipant enrolled in a public college:102

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(1) If no agreement has been entered into under division	103						
(A)(2) of this section, both of the following shall apply:	104						
(a) The department shall pay to the college the applicable	105						
amount as follows:	106						
(i) For a participant enrolled in a college course	107						
delivered on the college campus $_{m{ au}}$ <u>or</u> at another location operated	108						
by the college, or online, the lesser of the default ceiling							
amount or the college's standard rate <del>;</del> . However, if that							
college course is also offered at the participant's secondary	111						
school and taught by a high school teacher who has met the	112						
credential requirements established for purposes of the program	113						
in rules adopted by the chancellor, the department instead shall	114						
pay the college the default floor amount.	115						
(ii) For a participant enrolled in a college course	116						
delivered online or at the participant's secondary school but	117						
taught by college faculty, the lesser of fifty per cent of the							
default ceiling amount or the college's standard rate;							
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(iii) For a participant enrolled in a college course	120						
delivered at the participant's secondary school and taught by a	121						
high school teacher who has met the credential requirements	122						
established for purposes of the program in rules adopted by the							
chancellor, the default floor amount.							
(b) The participant's secondary school shall pay for	125						
textbooks, and the college shall waive payment of all other fees	126						
related to participation in the program.	127						
(2) The governing entity of a participant's secondary	128						
school and the college may enter into an agreement to establish	129						
an alternative payment structure for tuition $_{ au}$ textbooks, and	130						
fees. Under such an agreement, payments for each participant	131						

made by the department shall be not less than the default floor 132 amount, unless approved by the chancellor, and not more than 133 either the default ceiling amount or the college's standard 134 rate, whichever is less. The chancellor may approve an agreement 135 that includes a payment below the default floor amount, as long 136 as the provisions of the agreement comply with all other 137 requirements of this chapter to ensure program quality. If no 138 agreement is entered into under division (A)(2) of this section, 139 both of the following shall apply: 140

(a) The department shall pay to the college the applicable
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default amounts prescribed by division (A) (1) (a) of this
section, depending upon the method of delivery and instruction.
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(b) In accordance with division (A)(1)(b) of this section, the participant's secondary school shall pay for textbooks, and the college shall waive payment of all other fees related to participation in the program.

(3) No participant that is enrolled in a public college
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shall be charged for any tuition, textbooks, or other fees
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related to participation in the program.
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(B) For each public secondary school participant enrolled in a private college:

(1) If no agreement has been entered into under division
(B) (2) of this section, the department shall pay to the college
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the applicable amount calculated in the same manner as in
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division (A) (1) (a) of this section.

(2) The governing entity of a participant's secondary
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school and the college may enter into an agreement to establish
an alternative payment structure for tuition, textbooks, and
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fees. Under such an agreement, payments shall be not less than
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the default floor amount, unless approved by the chancellor, and 161 not more than either the default ceiling amount or the college's 162 standard rate, whichever is less. 163

If an agreement is entered into under division (B)(2) of 164 this section, both of the following shall apply: 165

(a) The department shall make a payment to the college for
each participant that is equal to the default floor amount,
unless approved by the chancellor to pay an amount below the
default floor amount. The chancellor may approve an agreement
that includes a payment below the default floor amount, as long
as the provisions of the agreement comply with all other
requirements of this chapter to ensure program quality.

(b) Payment for costs for the participant that exceed the
amount paid by the department pursuant to division (B) (2) (a) of
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this section shall be negotiated by the school and the college.
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The agreement may include a stipulation permitting the charging
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of a participant.

However, under no circumstances shall:

(i) Payments for a participant made by the department
under division (B)(2) of this section exceed the lesser of the
default ceiling amount or the college's standard rate;
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(ii) The amount charged to a participant under division
(B) (2) of this section exceed the difference between the maximum
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per participant charge amount and the default floor amount;
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(iii) The sum of the payments made by the department for a 185
participant and the amount charged to that participant under 186
division (B)(2) of this section exceed the following amounts, as 187
applicable: 188

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(I) For a participant enrolled in a college course
delivered on the college campus, or at another location operated
by the college, or online, the maximum per participant charge
amount;

(II) For a participant enrolled in a college course
delivered <u>online or at the participant's secondary school but</u>
taught by college faculty, one hundred twenty-five dollars;
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(III) For a participant enrolled in a college course 196 delivered at the participant's secondary school and taught by a 197 high school teacher who has met the credential requirements 198 established for purposes of the program in rules adopted by the 199 chancellor, one hundred dollars. 200

(iv) A participant that is identified as economically
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disadvantaged according to rules adopted by the department be
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charged under division (B) (2) of this section for any tuition,
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textbooks, or other fees related to participation in the program
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or charged under section 3365.072 of the Revised Code for
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textbooks.

(C) For each nonpublic secondary school participant 207 enrolled in a private or eligible out-of-state college, the 208 department shall pay to the college the applicable amount 209 calculated in the same manner as in division (A)(1)(a) of this 210 section. Payment for costs for the participant that exceed the 211 amount paid by the department shall be negotiated by the 212 governing body of the nonpublic secondary school and the 213 college. 214

However, under no circumstances shall:

(1) The payments for a participant made by the departmentunder this division exceed the lesser of the default ceiling217

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amount or the college's standard rate.

(2) Any nonpublic secondary school participant, who is 219 enrolled in that secondary school with a scholarship awarded 220 under either the educational choice scholarship pilot program, 221 as prescribed by sections 3310.01 to 3310.17, or the pilot 222 project scholarship program, as prescribed by sections 3313.974 223 to 3313.979 of the Revised Code, and who qualifies as a low-224 income student, as determined by a method established by the 225 department be charged for any tuition, textbooks, or other fees 226 related to participation in the college credit plus program. 227

(D) For each nonchartered nonpublic secondary school 228 229 participant and each home-educated participant enrolled in a public, private, or eligible out-of-state college, the 230 department shall pay to the college the lesser of the default 231 ceiling amount or the college's standard rate, if that 232 participant is enrolled in a college course delivered on the 233 college campus, at another location operated by the college, or 234 online. 235

(E) Not later than thirty days after the end of each term, each college expecting to receive payment for the costs of a participant under this section shall notify the department of the number of enrolled credit hours for each participant.

(F) The department shall make the applicable payments 240 under this section to each college, which provided proper 241 notification to the department under division (E) of this 242 section, for the number of enrolled credit hours for 243 participants enrolled in the college under division (B) of 244 section 3365.06 of the Revised Code. Except in cases involving 245 incomplete participant information or a dispute of participant 246 information, payments shall be made by the last day of January 247

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for participants who were enrolled during the fall term and by 248 the last day of July for participants who were enrolled during 249 the spring term. The department shall not make any payments to a 250 college under this section if a participant withdrew from a 251 course prior to the date on which a withdrawal from the course 2.52 would have negatively affected the participant's transcripted 253 grade, as prescribed by the college's established withdrawal 254 policy. 255

(1) Payments made for public secondary school participants 256 under this section shall be deducted as follows: 257

(a) For a participant enrolled in a school district, from 258 the school foundation payments made to the participant's school 259 district. If the participant is enrolled in a joint vocational 260 school district, a portion of the amount shall be deducted from the payments to the joint vocational school district and a portion shall be deducted from the payments to the participant's 263 city, local, or exempted village school district in accordance 264 with the full-time equivalency of the student's enrollment in each district.

267 (b) For a participant enrolled in a community school established under Chapter 3314. of the Revised Code, from the 268 payments made to that school under section 3317.022 of the 269 Revised Code; 270

(c) For a participant enrolled in a STEM school, from the 271 payments made to that school under section 3317.022 of the 272 Revised Code; 273

(d) For a participant enrolled in a college-preparatory 274 boarding school, from the payments made to that school under 275 section 3328.34 of the Revised Code; 276

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(e) For a participant enrolled in the state school for the 277 deaf or the state school for the blind, from the amount paid to 278 that school with funds appropriated by the general assembly for 279 support of Ohio deaf and blind education services; 280 (f) For a participant enrolled in an institution operated 281 by the department of youth services, from the amount paid to 282 that institution with funds appropriated by the general assembly 283 for support of that institution. 284 285 Amounts deducted under divisions (F)(1)(a) to (f) of this section shall be calculated in accordance with rules adopted by 286 the chancellor, in consultation with the department of education 287 and workforce, pursuant to division (B) of section 3365.071 of 288 the Revised Code 289 (2) Payments made for nonpublic secondary school 290 participants, nonchartered nonpublic secondary school 291 participants, and home-educated participants under this section 292 shall be deducted from moneys appropriated by the general 293 assembly for such purpose. Payments shall be allocated and 294 295 distributed in accordance with rules adopted by the chancellor, in consultation with the department of education and workforce, 296 pursuant to division (A) of section 3365.071 of the Revised 297 Code. 298 (G) Any public college that enrolls a student under 299

(G) Any public college that enrolls a student under239division (B) of section 3365.06 of the Revised Code may include300that student in the calculation used to determine its state301share of instruction funds appropriated to the department of302higher education by the general assembly.303

Sec. 3365.072.	This section a	pplies only t	o participants	304
who elect to partici	pate under divi	sion (B) of s	section 3365.06	305

of the Revised Code.	306
(A) As used in this section:	307
(1) "Open source materials" means free and publicly	308
available educational materials. "Open source materials"	309
includes a free and publicly available textbook.	310
(2) "Program course" means a course in which a participant	311
is enrolled.	312
(3) "Purchase-only textbook" means a textbook that is not	313
free and publicly available and that must be purchased.	314
(B) Each public and participating private college shall	315
endeavor to use open source materials, in lieu of purchase-only	316
textbooks, in a program course.	317
(C) In the case of a public or participating private	318
college using a purchase-only textbook in a program course when	319
there are open source materials that may be used in lieu of that	320
textbook, the college shall pay for the participant's textbook.	321
(D) In the case of a public or participating private	322
college using a purchase-only textbook in a program course	323
because there are no open source materials that may be used in	324
lieu of that textbook, the college shall pay fifty per cent of	325
the textbook's cost and the participant's secondary school shall	326
pay fifty per cent of the textbook's cost.	327
(E) Any eligible out-of-state college participating in the	328
college credit plus program is subject to this section in the	329
same manner as a participating private college.	330
Section 2. That existing sections 3365.05 and 3365.07 of	331
the Revised Code are hereby repealed.	332